# **EXHIBIT 6**

## IN THE UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF ALABAMA

LORI ANN MORRIS

VERSUS

No. 3:05-CV-962-T

EDWARD NEAL THOMPSON AND FLORIDA TRANSFORMER

The deposition of ANDRE E. LeBLEU, P.E., 17474 Opportunity Avenue, Baton Rouge, Louisiana, 70814-7470, taken by counsel for the Defendant at the Office of Edward A. Robinson III, Esq., 600 North Foster Drive, Baton Rouge, Louisiana, commencing at

10:36 a.m. on July 26, 2006.

Reported by: Kelly G. Young, CCR Registered Professional Reporter

retained by anybody to testify?

2 A. That's correct.

3 Q. And who was it that first contacted you

4 about testifying in this case?

5 A. We received a call from Dr. Robinson, I

6 believe.

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Q. All right. Let me ask you this. Through 8 the course of -- how long have you been an engineer?

9 A. Since 1987.

Q. All right. Let me just kind of go through

your resume here. You've been -- LAPTEC has been in 11

12 existence since 1999?

13 A. It probably started a few years before

14 then.

Q. Were you one of the founders of LAPTEC?

16 I got in after it was founded.

Q. Have you held the same position as

18 vice-president the entire time you've been there?

A. That's correct.

20 Q. And in your dealings at LAPTEC, have you 21 ever investigated any electrical systems for 18

22 wheelers?

23 A. No.

Q. Have you ever done it in your experience

25 ever? 1 Q. And tell me, kind of break down what else you do. I don't know much about electrical

engineering.

A. Beyond that we do designs, which we

implement in whatever facilities that we're

contracted to do so. We develop a design which

specifies every part and piece that goes with the

8 electrical system. Not the major parts. We'll tell

them the wire, how to install the wire, how to

connect it, the equipment that's going to connect

11 it, all the breakers, the protective devices in the

12 breakers, down to the motors. We look at how it's

13 going to be loaded, so forth. Do you need more

14 detail?

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That's plenty right there.

Q. What are you doing these designs for? Is it buildings; is it computers; is it cars?

17 A. We basically provide power for buildings,

18 19 industrial systems. That's pretty much it. We

20 analyze systems, also, for various electrical

properties to make sure they operate within safe 21

22 applications.

23 Q. Any of your design work, has that ever been 24 done for 18 wheelers?

A No

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A. No.

Q. I'm not going to go -- what did you do at Power and Control Systems in Baton Rouge?

A. Basically the same things I've done for

LAPTEC.

6 Q. Okay. And what about Bertrand Engineers?

A. All of these except the beginning ones,

8 FAA, was basically -- we were working more with

radar systems instead of commercial industrial q 10 electrical systems.

11 Q. Tell me generally what you concentrate on.

12 Do you work on buildings? 13 A. I work primarily on electrical systems,

14 protection of electrical systems. We're considered

to be experts on every aspect of electrical systems. 15

16 Q. You said protection of electrical systems. 17 Would that be like from power surges or lightning 18 strikes?

19 A. That would be that, that's correct.

Q. What percentage do you think of your work

21 is devoted towards protection of electrical systems?

A. I would say 50 percent at least.

Q. All right. So that's your primary focus. 23

24 Is that correct?

A. That's what we attempt to do.

O. What about any kind of vehicles or automotive equipment? 2

A. No.

Q. Anything other than buildings?

A. It's basically going to be power systems

6 that we've done for whatever, motors that supply

7 power to motors or devices or something within a

8 facility.

> Q. When you say motors, is that kind of like if you were in a plant --

A. That's right.

Q. -- and they've got a big old generator or

something running, that's what you're talking about?

Q. You started with FAA, and then you moved

A. Yes. I'm going to get electrical power to

15 power motors or lights or any types of things that 16 require electrical service.

back to Baton Rouge and have been here ever since

doing that same kind of work? 19

A. That's correct.

Q. When were you born?

22 A. Nineteen sixty-four.

Q. And where did you go to college?

24 A. I went to the University -- it's now

University of Louisiana at Lafayette.

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30 32 figure out some real things if you'd like. and looked at the wiring, looked at things. We have Q. Let's do that. Do you remember what date pictures here. I looked at the pictures and all the 3 it was that you were first contacted about this 3 stuff that was in this binder that Dr. Robinson gave me, and I was able to come up with these findings 5 A. About this case right here? right here. 6 Q. Yes. 6 DR. ROBINSON: A. I do not remember that date. 7 When he says pictures, these are not Q. The accident happened September 2nd of '04. 8 pictures I took. These are pictures Obviously, it would have been after that. Do you 9 provided by Dr. Robinson, the other Dr. 10 remember whether it was in the year 2004 or whether 10 Robinson. 11 it was in the year 2005? 11 BY MR. BRITTAIN: 12 A. I couldn't tell you that. Q. I'm going to go through those in just a 12 13 Q. We've got -- this fax from Dr. Robinson is 13 little bit with you. You all had discussions about March of '05. Obviously, it would have been 14 14 that, and I guess in the interim between you 15 sometime before then. 15 receiving that blue notebook and the time that 16 A. That's right. Defendant's Exhibit 5 was generated, that's when you 16 17 Q. Does that help you put it in perspective as 17 did all that you were telling me about right there? 18 far as how soon before this fax was sent that you 18 A. That's correct. 19 were first contacted about this? Q. And then you received this fax right here. 19 20 A. I got to assume it was maybe a week or two I guess you reviewed this fax and made whatever 21 before. 21 changes are on it. Is that correct? 22 Q. You received a phone call. Did you receive 22 A. That's correct 23 any documents? 23 Q. And then did you fax it back to Dr. 24 A. I think this is the thing we received after 24 Robinson? 25 that. 25 A. I must have. 31 33 Q. You said this thing. I'm going to mark 1 Q. And then did he or his office make the that. That will be Exhibit 4 do your deposition. 2 2 changes that resulted in what we've marked as 3 That's your blue binder that's got everything in it. Exhibit 2? A. That's correct. A. That's correct. Q. I'm going to mark as Exhibit 5 this fax, 5 Q. You got any other time in this case other this March 30 fax. All right. So the first thing 5 than that in preparing for your deposition? you do is you get the blue binder, and then what did 7 A. I know that after this, just because it had 8 you do? Did you review that? 8 been a while, I went through and, you know, I spent 9 A. I did review that. 9 some time in the last couple of days, last couple of 10 Q. And between the time you reviewed that and 10 weeks just going around refreshing myself on the 11 the time you got this fax, did anything take place? situation. Again going to the Kenworth dealer and 12 A. We developed a sheet, you know, we went looking at some trucks, looking at the battery 13 through that, and then we developed a sheet right systems, the wiring, getting some data together, you 13 here, did some research, tried to find out as much 14 14 know, looking at this stuff. 15 as we could about the situation. Q. Going to the Kenworth dealer and all that, 15 16 DR. ROBINSON: that was done after you prepared your report, No. 2? 16 17 When you say research, please tell the 17 A. That's right. 18 counsel in detail what you mean by 18 Q. Did you ever do that before you prepared 19 research, whether it was computer or what 19 your report? 20 did you do? 20 A. I did not go to the Kenworth dealer, but I 21 A. We looked at trucks or I looked at trucks. 21 did talk to truckers and looked at trucks. 22 I had some brochures I had from Dr. Robinson, and 22 Q. Do you remember what kind of trucks it was 23 looking at things on the internet, and talked to --23 you looked at? 24 we happened to have at the time a loading dock 24 A. I looked at a T600. I looked at Volvo 25 behind us and talked to truckers and went out there 25 trucks and Freightliners, the other various brands

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A. That's correct.

A. Yes, I do.

Q. Do you have a copy of those?

A. I took them out. These were provided to me

Q. Is that in your book?

		T	
,	correct?	١.	5.
1		1	by Dr. Robinson.
2	A. That's correct.	2	Q. Let me see what you've got there.
3	Q. All right. Back to your report or your	3	A. Some general brochures. One of them is for
4	affidavit. Is this the only thing you don't have	1	a W900 Kenworth, and one is for a T800 Kenworth. Is
5	a report, do you?	5	that right?
6	A. I've got a very short report that I	6	A. That's correct.
7	presented earlier.	7	Q. These were provided to you by Dr. Robinson?
8	DR. ROBINSON:	8	A. That's correct.
9	That was the project note.	9	Q. Dr. Robinson or Attorney Robinson?
10	MR. BRITTAIN:	10	DR. ROBINSON:
11	I'm going to mark that as Exhibit 6.	11	Attorney Robinson.
12	DR. ROBINSON:	12	BY MR. BRITTAIN:
13	What was No. 5? Was that the	13	Q. And then you have another one in your blue
14	affidavit?	14	book right there. Is that right?
15	MR. BRITTAIN:	15	A. That's correct.
16	Five is that fax.	16	Q. And what is that for?
17	DR, ROBINSON:	17	A. Interiors and sleepers. I didn't really
18	Okav.	18	use that.
19	MR. BRITTAIN:	19	Q. What did you say, this was a T600 involved
20	Four is the book.	20	in this accident?
21	DR. ROBINSON:	21	
22	And this is Exhibit No. 6 then, and	22	A. From what I understand it was a T600.
23		1	Q. When did you get these two provided by
24	this is the project note.	23	Attorney Robinson?
25	MR. BRITTAIN:	24	A. I got them when I got this right here.
413	Right.	25	Q. Will you stick these in that book, too, and
	51		5.
1	BY MR. BRITTAIN:		let's get a copy of those?
2	Q. Other than the affidavit and the project	2	A. (Complied with request.)
3	note, are there any other reports, or affidavits, or	3	Q. In your affidavit you state that your
4	anything else that you plan on using or that you	-4	opinions and conclusions are based upon standard
5	developed?	5	methodologies accepted and utilized throughout the
0	A: I plan on using the brochures that were	6	electrical engineering profession. What standard
7	that I had.	7	methodologies are we talking about?
8	Q. I'm going to get to that in a second.	8	A. We're going to talk about we're going to
9	Other than what you've generated. I'm just talking	9	examine the way the wires are mounted in the truck.
10	about what you've generated.	10	We're going to just go look at things about
11	A. No, that's it.	11	batteries. We're going to try to look at everything
12	DR. ROBINSON:	12	that's in there, that kind of thing.
13	Attorney Brittain, could I just ask	13	Q. Okay. Standard methodology, I know like
14	you did you give an exhibit number to the	14	for accountants they have the generally accepted
15	affidavit yet? I didn't get that.	15	accounting principles. Is there anything like that
16	MR. BRITTAIN:	16	in the electrical engineering field?
17	Number 2.	17	A. We have the National Electric Code. That's
18	BY MR. BRITTAIN:	18	just something we just go through to make sure
19	Q. Do you have a copy of you just mentioned	19	everything is done safely. Trucking industry is
20	some Kenworth materials?	20	going to put that in. They're going to do that.
21	A That's correct	34	The domination is a second of the second of

21 They're going to meet all those qualifications.

22 Being that I don't have the truck to look at, I'm

23 going to go and make sure those things are met,

24 which the trucking industry is going to meet, and

25 then I'm going to use my own experience and go

54 56 through and say what I know from the electrical received if I remember correctly is this statement world applies and what I know from my own experience right here, and my affidavit, and my marked up 3 investigating or looking at, troubleshooting things, 3 affidavit. That's the only thing. how does that apply. Q. Who is they? 5 Q. Does that go the same with respect to the 5 A. The Robinsons. 6 6 Q. Have you had any dealings with Henry Penick 7 A. Which one? 7 other than when he sent you that letter about your Q. - concept? What you just told me about 8 8 deposition and the affidavits? the standard methodologies. 9 9 A. That was it. 10 A. That's right. 10 Q. Let me show you what I'm going to mark as Q. Would that be the same with respect to any 11 Exhibit 7. This appears to be a fax from LAPTEC to 11 12 accepted concepts? 12 Attorney Robinson. 13 A. That's correct. 13 A. We developed some questions that we wanted 14 Q. As far as the opinions you're going to 14 to ask. Basically it was this fax and then we had 15 offer today, what you've given me here in Exhibit 6 15 this right here. and what you've given me I've marked as Exhibit 2, 16 Q. Let me see what you got there. is that going to encompass all of the opinions that 17 A. (Tendering document.) 18 you're going to offer? 18 MR. BRITTAIN: 19 A. That's it. 19 Can you make me a copy of this? 20 Q. There will be no opinions in addition to 20 DR. ROBINSON: 21 what we've been provided with there? 21 22 A. No. 22 (Off-the-record.) Q. All right. Let's go through your 23 BY MR. BRITTAIN: affidavit. Number 6 here says -- well, hold on, 2.4 Q. Exhibit 7 was a fax that was sent by you to before we do that let me see that book real quick. Attorney Robinson on March 28, '05 where you had 55 DR. ROBINSON: some questions that you needed answers to. Is that Yes, sir. right? 3 BY MR. BRITTAIN: A. That's night. Q. All right. Looks like Mr. Penick has also 4 DR. ROBINSON: 5 provided you with a copy of the affidavits of Edward 5 What was the date, March 27? Thompson and David --MR. BRITTAIN: A. That's right. 7 March 28. When we get those copies 8 Q. Both of them? 8 I'm going to mark those as Exhibit 8. C A. Yes. 9 BY MR. BRITTAIN: 10 Q. Thompson and Tidwell? Q. Do you think there might be any other 10 11 A. That's two copies of that. correspondence between you and --11 12 Q. He provided you with a letter giving you 12 A. I know there was a follow-up to that right 13 the notice of your deposition? 13 there. 14 A. Correct. Q. All right. Basically they responded to the 14 15 Q. And the rest of this book looks like to me questions. I sent them some questions and they 15 16 the same thing that you all gave us. 16 responded to the questions. 17 DR. ROBINSON: 17 DR. ROBINSON: 18 18 And could you emphasize who "them" was 19 A. Right. 19 so we won't confuse Dr. Robinson with me, BY MR. BRITTAIN: 20 20 Attorney Robinson? 21 Q. Do you have a file of your own which would 21 A. How about I sent this to Dr. Robinson. have any kind of correspondence that you sent to 22 22 DR. ROBINSON: either Mr. Penick or Attorney Robinson or Dr. 23 23 That's to me. 24 Robinson? 24 A. And then I got a response from Dr. 25 A. I think they -- the only things they 25 Robinson.

#### . LEBLEU

58 60 DR. ROBINSON: 1 1 through the questions that you had. This was 2 From Dr. Robinson the expert? actually looks like an e-mail that was sent from 3 A. Right. Brent Evans to you, and then you forwarded that on 4 MR. BRITTAIN: to Attorney Robinson. Is that right? 5 If I could see that, please I believe A. That's correct. I do have a copy of this. Actually I 6 6 Q. Photograph of the condition of the 7 don't. I don't have all that. If I could batteries. Tell me what you needed that information 7 8 get a copy of that. Let me see this here, 8 9 too, and make sure I've got that. q A. We just wanted to see what the batteries 10 BY MR. BRITTAIN: 10 looked like. 11 Q. I'm going to mark as Exhibit 8, this is 11 Q. Why is that important? 12 actually, it's the same cover sheet fax as Exhibit 12 A. The batteries are the primary source of --13 7, but it's also got questions that you needed some 13. the only source of electricity for the truck outside 14 answers to. Is that right? 14 of the generator. 15 A. That's correct. 15 Q. And all of these nine items right here, I 16 Q. And I'm going to go ahead and mark these 16 guess these are all important facts that you need to 17 while we've got them Exhibit 9. If you'll tell me know in order to develop an accurate opinion. Is 18 what Exhibit 9 is. that fair to say? 18 19 A. Apparently this was a cover letter to the 19 A. Yes. affildavit, the original affidavit I got. This looks Q. All right. Close-up -- No. 2 is a close-up 30 21 like a correspondence that I had, what I used to photograph of the dashboard control panel for 21 22 come up with the affidavit. lighting control. We need to be able to see the 23 Q. Right now you're referring to the second name plates above the toggle switches. Explain to 24 page of Exhibit 9? 2.4 me what you mean by all that. 25 A. Yes: 20 A. We wanted to look at the switches. At the Q. And then what's the third page of Exhibit time I didn't know-exactly what was going on; but 2 92 maybe we were going to assume we could look at the 3 A. And this is the questions I had. switches and see what state they were in. 4 Q. What's the fourth page? Q. What switches are you talking about? 5 A. Just the transmittal. 5 A. The switches that control lighting. 6 Q. Now, what I've marked as Exhibit 10, what 6 Q. Would that be the control panel within the 7 is that? 7 cab that the driver would use? 8

- 8 A. This is my statement which I faxed to the
- 9 Robinsons.
- 10 Q. Now, if I could see the documents that I 11 marked, that one you got in your hand right there, 12 this right here. You can hang on to No. 2. Has
- 13 Brent Evans done any work on this case?
- 14 A. We've discussed it.
- 15 Q. All right.
  - Q. Is there anything that he's done that
- 17 you're going to rely upon in --
  - A. No

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- 19 Q. And let me make sure we're clear. You knew
- 20 what I was going to say. You knew the question was
- coming before I got through. But you're not going
- 22 to rely on anything he has done in forming your
- 23 opinions?
- 24 A. That's correct.
- 25 Q. All right. Let's go through, I want to go

- A. That's right.
- 9 Q. You're going to have to explain this to me 10 in pretty basic terms.
  - A. No problem
- 12 Why was it important that you needed to see
- 13

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- A. We felt that might have some affect on
- 15 forming our opinion.
  - Q. Explain that to me.
- 17 A. We would just like to look at the switches.
- 18 If they had been used, what state would they be in?
- 19 Would they be on or off? As we got further on we
- don't know if that affects it as much, our opinion 20
- 21 of what's going on.
- 22 Q. Explain to me the reason why that is while 23 we're at it. I will forget to ask you later.
- 24 A. It got rammed. From what I understand it
- 25 got hit with the Peterbilt truck afterwards. I

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think after the Peterbilt hit it I've got to guess 1

that everything is -- all bases are off after the,

you know, after it got hit by the truck. 3

Q. What do you mean by that?

A. I don't know what affect that would have on the switches.

O. Do you know what affect that a rollover would have on those switches?

A. I would tend to think at this point that

10 the switches were pretty sticky.

> Q. Now, you think that an impact would have I guess messed everything up so bad that you can't really tell anything, but a rollover would not have that affect?

15 A. I can't say that.

16 Q. I'm trying to understand what you just told 17

18 A. This is what I have to -- from what I

19 understand the impact tore the cab off the truck.

20 Q. How did you come to that understanding?

21 A. I got that off -- I read that someplace.

Q. Do you remember where you read that?

A. I must have read it off the Dr. Robinson

24 report. Then all bets are off on what state the

25 switches were or anything at that point.

Q. Would you agree with me that that would tend to indicate that there was some pretty significant force going on on this rollover collision if that's the number one cause of death --

A. I don't know that --

DR. ROBINSON:

Object. You're asking questions outside of his expertise, Counsel. Calls

for speculation.

BY MR. BRITTAIN:

Q. Let me make sure I understand. You're saying that the photograph of the dashboard control panels, you're not as concerned with that any more because the destruction that would have been caused by the impact would have been so severe that it wouldn't be helpful?

19 A. Yes. Nobody can say what the impact would 20 have done to the switches

Q. And I guess the same could be said with respect to the rollover, too. Is that right?

23 A. I don't know.

> Q. Number 3 here says, Were the lights turned off by anyone at the scene? Why is that important?

Q. What's your understanding -- so I guess based on the force of the impact between the Peterbilt and the Kenworth, is that what you're telling me?

A. From the cab being torn off the trailer from what I understand. From what I understand. I don't know exactly where I got that from night at

8 this point. I can't say what happened after that.

9 Q. But you've never investigated an 18 wheeler 10 that's rolled over before, have you?

11 A. That's correct.

12 O. You don't know what kind of force is 13 involved in a rollover event, do you?

A. I do not know.

Q. Are you aware of the fact that many times 15 16 people are killed in a rollover when a truck rolls

17 over? Are you aware of that?

A. You're telling it to me.

Q. Did you know that that happens?

20 A. I can't say that I knew that or don't know

71 that.

22 Q. I'll represent to you that when we took

Trooper Patterson's deposition he said that is the

24 most common cause of fatalities in trucking wrecks

is rollovers. Were you aware of that?

A. I just want to know. Clearly that would

indicate that the lights were on.

Q. Number 4, What was the position of the key in the ignition at the scene. What does that mean?

A. We were just -- at that point we didn't quite know everything involved so we wanted to know was the truck running, was it not running? Now we

8 know that with the truck off it doesn't have any 0 affect on the lights.

Q. So No. 4 doesn't matter?

A. That's right.

12 Q. Number 5, What is the condition of the

13 lights on the truck and trailer now? Do the lights appear to be intact and functional? Tell me why

15 that's important.

A. Obviously, that's going to affect if the

17 lights can be used or not after the impact or

18 whatever. This is our initial question trying to

19 find out what went on so we could formulate our

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Q. Is that still something that you think as we sit here today is pretty important to know?

A. It would be nice to know.

24 Q. Number 6, What is the type and manufacture 25 of each battery? Tell me why you need to know that.

66 Q. Have you seen anything in the police report A. Just wanted to be able to do some research 1 2 that indicates that at the time of impact all the on the batteries. That's all. 2 Q. And is that, as we sit here today, still 3 lights were on? 3 something that's important in formulating your 4 4 Q. It says, Therefore, it is permissible to 5 5 opinion? state given the state police findings it is more 6 A. I think all batteries generally from my 6 7 probable than not that the ignition switch and 7 experience are fairly similar. So they're going to lights and battery were on and properly functioning. be built the same. They're going to be able to 8 9 Did this have anything to do with your withstand a certain minimal amount of pressure 9 opinion that the lights were on and functioning at that's going to be -- I think it might even be 10 10 the time of impact? regulated. I can't say that for sure. I expect any 11 11 12 A. No. 12 battery that would be used would be similar. Q. Page No. 5 to Exhibit 11 appears to be --Q. So No. 6, that doesn't really matter any 13 13 14 are those the responses that you got back from 14 more? Robinson and Associates? 15 A. At this point I don't think it matters. 15 A. Yes. 16 Q. Number 7, What was the condition of the 16 Q. And that addresses each of the questions wire harness feeding the lighting at the scene? 17 17 18 that you asked. Is that correct? First of all, tell me what you're asking for there. 18 19 A. Yes. A. We just wanted to -- did anybody look at 19 Q. And it looks like there are ten answers. 20 the wire? That's basically all we wanted to know. 20 There were nine questions. We'll have to figure out 21 21 Q. Wire between what? what the difference was. Let's just go through A. Wiring is the life blood of the electrical 22 22 whatever questions were asked. Number 1 on Dr. 23 system. If there was something mangled or something 23 Robinson's letter says, Do all of the lights stay on 24 2-4 odd about the wiring we would like to know that so when the ignition is turned off? And they told you 25 that we could formulate our opinion é?

Q. And you're talking about the wiring throughout the tractor?

A. That's correct.

Q. Number 8 says, Have the light switch positions been changed since the accident? What does that mean?

A. I think that was - the original question we were asking about, it would fall in the same yein as that. We just wanted to know if somebody 9 10 operated the lights and if they were on.

Q. Number 9, What was the approximate period 11 between the rollover and the collision? Tell me why 12 13 that is important.

14 A. We just want to know what actually

15 happened.

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16 A. I just -- I was just trying to gain more

17 information about what went on, really.

18 Q. All right. Then looks like in response to 19 that -- let me look at this a second. Number 11

20 here is a fax from Attorney Robinson to you and

21 Brent Evans that says, Alabama State Police report

22 confirms everything was working on both vehicles and

23 all lights were on. Do you know where that

24 information came from?

A. No.

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that, All lights should stay on, similar to an 2 automobile.

Were you not aware of that fact when you posed that question to them?

A. I was not aware of that.

6 Q. Have you done any kind of investigating on your own to determine whether or not that is in fact 8 the case?

9 A. You'll have the -- we do have some 10 schematics that I obtained later on after that that 11 it's just like a car.

12 Q. Is that what you got in the last couple of 13 weeks?

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15 Q. Photograph of the condition of the 16 batteries. And they told you that, We do not 17 normally photograph batteries and did not do so in this case. Further, the engine compartment was

18 inaccessible when the tractor was inspected, blah, 19

20 blah, blah.

21 So you've never seen any photographs of the 22 battery. Is that correct?

Q. And it's important that you know what 24 condition the batteries were in because that would 25

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78 1 copy of this back?	1 the model T600 brochure?
2 DR. ROBINSON:	2 A. I did get a T600 brochure off the internet.
3 Let us make a copy of it first, and	3 Q. Does that have the schematics of the
4 then you can mark it.	4 wiring?
5 (Off-the-record.)	5 A. No. I think it's got the same pictures.
6 BY MR. BRITTAIN:	6 DR. ROBINSON:
7 Q. I'm going to mark this as 11. I want you	7 The same schematic.
8 to take my pen and draw on here the wire that you	8 MR. BRITTAIN:
9 were just talking about that was the most	9 If you will, will you I'm going to
10 A. (Complied with request.)	10 need a copy of that, too.
11 Q. And what does that wire run from and to?	11 DR. ROBINSON:
12 A. I don't know.	12 Could we do — all of these or just
13 Q. Do you even know if it has anything to do	13 the pertinent pages?
14 with the lights?	14 MR. BRITTAIN:
15 A. No, I don't know if it has anything to do	15 I do want the whole thing.
16 with that. My contention is that on the rollover	16 DR. ROBINSON:
17 this right here is usually going to be one of the	17 Let me go and make the whole thing
18 things that impacts the ground. And even after	18 then.
19 getting hit by the Peterbilt, this right here, which	19 (Off-the-record.)
20 was probably one of the points rubbing on the	20 BY MR. BRITTAIN:
21 ground, seems to me that it would have, by all of	21 Q. The schematic that you're showing me ther
22 this damage right here that this is still in good	22 that's the connection of the
23 shape.	23 A. This is the way they — the wiring and all
Q. What you're saying is that one way for the	24 of their devices are contained within the C beam.
25 wiring to be destroyed or the lights would be if the	25 Q. In the trailer?
79 1 truck slid along its side and the contact between	2 A. That's right.
2 the wire and the pavement basically destroyed the	2 Q. What about in the tractor?
3 connection?	3 A. The tractor, I know that it's got, from
4 A. What I'm saying is if the wire, the wire is	4 what I can remember from just looking, it's got all
5 held securely in the truck and being it would	5 of the wiring contained within basically the metal
6 stay there. Being this was at a point where it	6 parts within the trailer protected from the
7 would be most apt from what I can see to be in	7 environment, things like that. It also has kind of
8 contact with the ground, it was protected enough	8 a bungle cord type attachment with some locked hubs.
9 that any other wiring within the truck would	9 Q. And that's based on you opening up the hood
10 probably not be damaged from this exhibit right	10 of some of these tractor trailers?
11 here for lack of a better word.	11 A. Just looking at them.
12 Q. There wasn't any wiring at all damaged in	12 Q. Would that be I guess early on when you
13 the truck is what you're saying?	13 would look at the ones that would pull up where you
14 A. I don't know that.	14 all were, or is that from your inspection of the
15 Q. The wiring that you and I just went over	15 Kenworths at the Kenworth dealership?
16 that's tell me what model we were looking at.	16 A. It would be early on.
17 A. We were talking about a T800.	17 Q. And you don't know whether on the tractors
18 Q. That's not the tractor that was involved in	18 you had been looking at there whether any changes
	19 had been made to that, do you, to those tractors?
19 this accident, is it?	20 A. I can't say specifically about the tractor
<ul><li>19 this accident, is it?</li><li>20 A. No, that's not it.</li></ul>	The Tear Estay Specimently about the abetor
	21 that Mr. Morris was driving.
20 A. No, that's not it.	
<ul> <li>20 A. No, that's not it.</li> <li>21 Q. Do you know whether the tractor that was</li> </ul>	21 that Mr. Morris was driving.
<ul> <li>A. No, that's not it.</li> <li>Q. Do you know whether the tractor that was</li> <li>involved in this is wired the same way as that</li> </ul>	<ul> <li>21 that Mr. Morris was driving.</li> <li>22 Q. You have no idea what the wiring was like</li> </ul>

#### 82 1 Insofar as the question that you just A. I'm sure that's the latest. asked, in all fairness to the witness, the 2 2 Q. Two thousand six? 3 question he asked is did you know anything 3 A. Their latest brochure on that truck, so 4 about the wiring of that particular truck 4 it's 2006 5 or did you have the opportunity to look in 5 Q. And what year model was Mr. Morris driving? 6 the schematics or either on your computer 6 I understand it was a 1998. 7 at the wiring for that truck model? Q. You don't know what, if any, changes have 8 A Yes been made in the design between Exhibit No. 12 and 8 9 MR. BRITTAIN: the one he was driving? 10 That wasn't my question. 10 11 MR. BRITTAIN: Q. What I was going to ask you -- continue. 11 12 My question is whatever it is: It Tell me everything else. So far we've gone over the 12 13 will read back whatever it was. plate system or whatever that holds the batteries 14 DR. ROBINSON: 14 down and the wire right there. Is there anything 15 But the point is, so the witness's 15 else? 16 response can be clarified and understood -A. The other thing I looked at was this 16 17 MR. BRITTAIN: 17 headlight right here, which apparently -18 Let the witness testify. I'd like him 18 Q. Go ahead and draw on it. Is that mine? 19 to tell me that, you know, as opposed to 19 Here, use mine. 20 you telling me that. 20 A. This headlight right here is still intact. 21 DR. ROBINSON: 21 Even though it's not where it was, the lights are 22 We don't want to mislead the court on still intact from what I can see right there. So 23 what the witness's testimory is. these lights are not damaged from what I can see 2.4 BY MR. BRITTAIN; right here. The glass is not cracked or anything Q. Did you understand the question I asked you 25. 25 like that. The other thing is we had some shots of 83 earlier? A. Please restate the question. 3 Q. Like I told you early on, if for some 3 reason I ask you a question that doesn't make sense

you tell me that. I want to make sure we're on the

The particular truck you're saying,

wiring was like in the Kenworth Mr. Morris was

driving at the time of this accident, do you?

DR. ROBINSON:

Mr. Brittain?

same page. But you have no earthly idea of what the

85 bulbs right here that are in the cab and they're -all of their filaments are still intact. DR. ROBINSON: Filaments still intact. 5 BY MR. BRITTAIN: Q. All right. Is there anything else? 6 A. That doesn't look like it's intact but it is. We can get a better shot if you'd like. Q. Put a star on this page that you're talking about. A. (Complied with request.) Q. Is there anything else other than what you've gone over with me right now that from a factual standpoint or in any way you contend supports your opinion that the lights were on after

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MR. BRITTAIN. 12 Yes, the Kenworth he was driving at 13 the time of this accident. A. That's right, I can't. 15 DR. ROBINSON: 16 the rollover? Here are the pictures back from the 17 A. The only other thing I think at this point model of the truck that Mr. Morris was 18 is basically two things. I did get schematics of driving. Is that right? this, and the lights, and the marker lights, and the 19 A. This is the current brochure regarding the trailer lights, I can give you that, are all on T600, which I believe is what Mr. Morris was 21 different circuits. So that would lend to more reliability on the electrical system. So that would 22 to me show the fact that there's better chances of 23 Q. This is Exhibit 12. What year model is 24 lights being on. 25 Q. You're telling me that the tractor lights JANET L. PARKER & ASSOCIATES, L.L.C. P. O. BOX 3321, BATON ROUGE, LA 70821, 225-344-4559

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25 this?

BY MR. BRITTAIN:

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circle where the battery is.

86 88 and the trailer lights are on different systems? DR. ROBINSON: 2 They're all powered from the same stuff, 2 We do have lunch if anybody wants to 3 but the wiring that goes out --3 take a break or grab something and bring it DR. ROBINSON: 4 5 I'll be happy to make a copy of that 5 A. The batteries are not shown on here. 6 after you identify it. 6 BY MR. BRITTAIN: A. For example, we have a number of circuits 7 Q. The batteries aren't shown on this? here, and there's different head lamps, flood lamps, 8 8 A. No, they're not. And the reason that they parking tail lamps, sign lamps, different circuits. probably didn't show them is because the batteries 9 So that would lend more reliability in the wiring 10 are like a backup system. It's a DC system. The 11 system. motor generates electricity, the battery generates 11 BY MR. BRITTAIN: 12 12 electricity. 13 Q. Where did you get a copy of this? 13 Q. Where on here is the I guess the main power 14 A. I got this from Kenworth. 14 source? 15 Q. Is that for the '96 T600? 15 A. You have some buss bars right here. 16 A. That's for this VIN model. Q. Do me a favor. I need you to mark it on my 16 17 Q. The '98? 17 exhibit. If you'll circle. A. That's right. 18 18 A. Right here we have what we call a battery 19 Q. You're going to have to explain that to me. 19 buss bar, b-u-s-s, and that's going to be the point When you say they're on different circuits, how many 20 20 where all these devices come out, similar to a panel different circuits are there? 21 21 in your house. 22 A. I don't know how many circuits there are. 22 Q. Let me stop you there. What all is hooked 23 I guess I could count them right here, but there's 23 up to that battery buss bar? -- basically these little half little moon shapes, 24 A. We have a number of spare breakers that can 25 those are circuit breakers. And then I go down 25 be used for things, stop lamps, horn, marker lamps, 87 89 through here and it says head lamps, flood lamps, I can't read this one, radio, spot lamps. I don't know what that one is. F-O-B lamps, head lamps, parking tail lamps, sign lamps. These are different 2 circuits, and now we can just follow the wiring out 3 flood lamps, PK/TO, which would be parking tail 4 to different lamps. So these come out in different 4 lights. Then there's sign lamps, terminal strip, 5 places. 5 dome lamps, and another one I can't read. 6 Q. Where is the battery? Q. So all the lights are hooked up through 6 7 A. The battery, let's see, I believe they show 7 that battery buss box? the battery box in this drawing right here, and then 8 A. That's right, the buss bar. they move off into there's a circuit breaker box 9 Q. Where is that located? Is that in the 10 contained within the structure. 10 tractor? 11 Q. All right. I want you to circle -- well, 11 A. That would be in the, if we're calling this 12 go ahead, let's get a copy of that. 12 the tractor right here, yes. And that is located 13 DR. ROBINSON: 13 right in front of the driver's -- I have a picture 14 What exhibit would this be? 14 of it. 15 MR. BRITTAIN: 15 Q. Tell you what do. Where is that -- see if 16 Thirteen. 16 you can find it on Exhibit 12 for me. 17 A. I have one more thing and then that will be 17 A. Right here (indicating). Now, right here 18 it. 18 they have a cover that goes over that, and that's on 19 BY MR. BRITTAIN: here. There's a cover over this, and this is 19 Q. We're going to mark this as Exhibit 13. 20 20 basically right around where your left foot is when 21 Tell me again what this is. 21 you're driving. 22 A. I believe this right here is kind of a Q. Is this where it's located in the tractor 22 23 basic wiring harness right here. trailer that Mr. Morris was driving, also? 23 Q. All right. Take my pen on Exhibit 13 and 24 24 A. Yes.

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Q. There's fuses in there?

92 90 everything holding them together, right? A. Yes. There's some fuses. There's 1 breakers. It depends on what they have. All of the A. There's a number of things. You know, they 2 breakers are -- they're contained within a plastic 3 have straps that could hold them or bolts. 3 4 Q. You don't know whether it was straps or 4 5 bolts in this particular model, do you? O. You've not had the opportunity to examine 5 A. No, I can't say that. 6 this power buss box? 6 7 Q. You don't know whatever it was whether they 7 A. I've looked at one. I took the cover off were still in place at the time --8 8 and looked at it. Q. I keep calling them box, but the power buss 9 A. I can't say that. Q. You knew what my question was going to be, bar that was in the Morris tractor trailer, you 10 but let me make sure we get it clear on the record. haven't had an opportunity to review that, have you? 11 11 You don't know whether it was straps, bolts or 12 whatever that was securing those batteries; you 13 Q. You don't know whether it was completely 13 don't know whether those were in place at the time destroyed or not, do you? 14 14 of this accident, do you? 15 A. No, I do not. 15 Q. You don't know whether it could have A. I cannot say that they were. 15 16 Q. It's possible then if those weren't in completely been destroyed in the rollover, do you? 17 17 18 place that the batteries could have come out during 18 A. No, I cannot say that. the rollover event, is that true? Q. You understand the rollover happened on the 19 19 A. If those were not in place that's true. 20 driver's side of the vehicle, right? 20 Q. Are you aware of any situations where 21 21 A. That's correct. I'do understand that, and during a rollover, even if they are in place, that 22 from what I understand it's somewhere in this area on the other side of the seat down where his foot --23 those systems fail? 23 24 A. No. 24 apposite the accelerator. Q. And I guess you wouldn't be because you 25 25 Q. Okay. And tell me whether you can give an 93 91 haven't ever seen a rollover event other than this 1 opinion on this or not, but will the fuses become 1 one, right? dislodged with a significant amount of force? 3 A. That's true. A. I cannot give an accurate opinion on that. 3

Q. Let me ask you about the headlight. You had that picture of that headlight that was intact, right? 6

7 A. That's correct.

> Q. Do we all agree that the lights were off after the Peterbilt impact?

A. Yes.

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Q. That picture you've got there --

A. Wait, let me say I would assume so.

Q. If that's what the testimony is, you

wouldn't have any reason to dispute that, would you?

16 Q. And from everything you've heard thus far, 17 there's no question but that the lights were off

18 after the Peterbilt impact. The only question is

whether or not they were off before the Peterbilt --19

20 A. That's what the driver of the other truck

21 said in his deposition. 22

Q. And you viewed the photographs taken by the state troopers out there at the accident scene? 23

A. That's right.

Q. And in viewing those photographs, did you

4 I did look at some of the breakers that are used in

these applications. They have a wide blade that

they force them in with, and they're contained 6 within plastic. My experience with these in 7

S nonmoving situations is very tough.

Q. But you don't have any experience on that as far as a rollover of an 18 wheeler on an 11 interstate?

12 A. I can't say that. Yes.

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13 Q. So it is possible that during the rollover 14 event it could have knocked out fuses that would 15 have kept these lights on?

A. That's possible.

Q. Anything else that you can point me to that 17 18 supports your opinion that these lights were on at the time of impact? 19

A. I think that would be it. 20

Q. I'm kind of going to go through these 21 things now. One of the things we talked about that

was in that brochure on one of the tractor trailers you were talking about the cover plate that goes 24

over the batteries and has those bolts and nuts and 25

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94 96 A. I guess so. see any pictures taken that would indicate the 1 lights of the Kenworth were on even after the final Q. Is it connected in any way to the truck? 2 A. From what I can see there, no. 3 3 A. All I can say is after the impact there was 4 Q. Do you know whether that came off at the 4 5 rollover or whether it came off at the impact? no -- from the pictures I saw which were after the 5 impact there were no lights on. 6 A. I don't know that. O. You've shown me a picture there of a 7 Q. If it came off during the rollover would headlight that's intact, and you said that in your you agree with me that it isn't going to be lighting 8 8 opinion supports your belief that the lights were on 9 up? 10 A. If it came off during rollover certainly. after the rollover? 10 11 Q. Can you say one way or the other which one 11 That's right. 12 caused it to come off? Q. We know -- assume the lights were off after 12 A. I can't say that. 13 the second impact? 13 14 MR. ROBINSON: 14 A Right. Q. That picture was taken after that impact. 15 More probably than not. 15 16 A. More than probably not I would assume it Isn't that right? 16 A. That's right. 17 would be on after the rollover. 17 Q. So if the lights were off after the impact 18 BY MR. BRITTAIN: 18 19 Q. Tell me why that is. with the Peterbilt, I mean the fact that that 19 A. Because this light -- I made a point to 20 headlight is intact wouldn't really mean anything, 20 look at trucks this weekend, and that light is also 21 21 right within the wheel. 22 22 A. After the second impact it doesn't mean 23 Q. On which side? anything. The first impact on the ground would lead 24 A. Both sides. me to believe that - this appears to be on the 25 Q. Which side did this light come from? 25 driver's side, and the light structure is not messed 0... A. I think that would be on the left side 1 Q. What I'm saying is this. I mean we know 2 Q. Driver's side? the lights were off. When all the dust cleared and 3 A. Uh-huh (indicating an affirmative everything stopped, no more impacts, no more damage, 4 response). nothing, we know the lights were off. All right? 5 Q. Do you know it came from the driver's side, A. Okay. б or do you think it came from the driver's side, or 6 Q. Now, you're saying that this picture that are you just guessing that it came from the driver's was taken after the fact that shows this intact 8 side? headlight means to you the light was on before the 9 A. I don't know. Q. The basis of your opinion though, you're 10 impact from the Peterbilt. Am I understanding you 10 assuming that it did come from the driver's side? 11 11 correctly to say that? 12 A. This light being that the light box from 12 A. It would lend to that being that that was what I can see in this picture appears to still be 13 the other side -- this rubbed against -- this light 14 intact lends me to believe that this light structure 14 could only come from that side. The other side 15 would not have been damaged. It wouldn't have 15 was okay after the rollover. 16 rubbed against the ground. It wouldn't have been in

Q. Well, based on that then, based on that 16 belief wouldn't you expect then for the lights to be 17 a place where it could have come off the truck unless somebody took the opportunity to take it off 18 on even after everything was all said and done with? 18 19 19 A. You mean after this, after the second the truck. 20 impact? 20 21 Q. After the second impact. 21 22 A. Well, obviously, the light is not on the 22 23 23 truck at that point. 24 Q. Did somebody pick that up and put it in 24 25 25 there?

Q. It's just as likely that this came off of the passenger's side, isn't it? Q. Tell me why that is. A. Because the driver's side was on the ground.

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98 Q. What does that -- explain this to me. I the cab, how the filaments in the cab bulb give any 1 2 don't understand what you're telling me. 2 indication to you that lights were on outside? 3 A. I'm just saying that that side of the truck A. Just if the bulbs went through a rollover 3 and an impact from the second, it would stand to is right there on the ground, which I don't know how 4 the truck laid on the ground. This is going to be believe that the lights would still operate. Being 5 very near the ground. From what I could see the 6 it was night we can all assume that he had his Peterbilt truck that ran into the back of it right lights on. From that I can say, you know, I would 7 here, this wouldn't have rubbed off, wouldn't have 8 assume or more probable than not that the lights been forced off in any way. It appears it's forced 9 would be, you know, they could operate. off. It looks like there's some tears right there. 10 10 Q. And according to the way you're developing 11 Q. But, again, you don't know whether that was 11 that opinion, the lights should have been on even 12 forced off by the rollover, by the impact with the 12 after the impact? Peterbilt, or by them putting it on a wrecker and 13 13 A. No, I can't say that. hauling it down the road either, do you? 14 Q. Tell me what the difference is. I mean the 14 15 DR. ROBINSON: 15 filament in the cab remained intact we know from the 16 I would just object to the form 16 rollover and then from -- even after the impact. So 17 because we do know this is a photograph 17 what changes between the rollover and impact? 18 taken after the collision. We do know 18 A. After the impact, again, we said the cab 19 that. 19 was thrown off of the tractor. So at that point we 20 A. That's correct. 20 don't -- all bets are off. We don't know what BY MR. BRITTAIN: 21 21 happened. 22 Q. Do you know whether that photograph was 22 DR. ROBINSON: 23 taken at the accident scene? 23 He needs to know why. 24 A. This was taken with Mr. Messerschmidt, the 24 BY MR. BRITTAIN: 25 investigator. 25 Q. What I'm trying to figure out is how does a

gg COURT REPORTER: Whose investigation DR. ROBINSON: Dr. Edward L. Robinson's office 5 BY MR. BRITTAIN Q. All right. Here is my question. So that was taken after it was already taken to the 8 junkyard? 9 A. Yes. 10 Q. You don't know whether this light right here had been removed between the accident scene and 11 12 the junkyard, do you? 13 A. I can't say where it is, you know, where it 14 was removed. 15 Q. So it could have either come off the 16 rollover, or it could have come off during the 17 impact, or it could have come off when somebody 18 pulled it off later and sometime in between the 19 impact and when this picture was taken? 20

Q. And all of those is equally likely?

A. I think I'm stepping out of my bounds as an

electrical guy to comment on when it would have come

Q. All right. Explain to me how the bulbs in

do with -- I mean I'll agree with you if -- I don't agree that this is what happened, but if the cab was 3 separated from the chassis during the impact and the 4 wires were broken, that the light in the cab 5 5 wouldn't be on any more, and that if everything was 7 hooked up properly it would have been on beforehand. 3 I understand what you're saying as far as that goes. But what I'm saying is what difference does 9 10 it make as far as that filament goes? 11 A. What I'm saying is if the lights were on --12 he went through and had a rollover, we have a 13 filament that's intact, then he got hit by another 14 truck and the filament is intact. To me that 15 indicates that the lights are pretty tough, they can 16 handle it, they're going to be on. 17 Q. You're talking about the filaments within the lights, the headlights, taillights and running 18 19 lights and all that? 20 More probable than not. 21 Q. So based on the fact that -- where exactly 22 is this interior light filament, the interior light 23 actually that the bulb went into?

A. I can't say exactly what these bulbs come

from. They took a shot of these two, these two

filament of a light inside the cab have anything to

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over on its side and the lights were still on, and I

114 116 Q. Back to the light. You don't know whether think your general understanding is that there are it was ever put on there to begin with, and you 2 no trees there. If you've got lights shining off don't know whether even if was it had been removed into nothing and there's nothing to reflect the 3 by the time this accident happened? 4 light back, are you going to be able to see that? 4 A. I can't say whether the light was on or. 5 DR. ROBINSON: off. I think that is probably something we have to 6 Are you asking him who could see, him find out about. That's something that Panther, too, 7 or the driver, Mr. Thompson or his would know about. 8 passenger could see? Are you asking him to 9 Q. Did you call them to find that out? 9 give an opinion on what they saw or didn't 10 A. I did not do that. 10 see? 11 Q. Now, are you aware that there was some 11 BY MR. BRITTAIN: 12 damage done to the trailer, it was bent up during 12 Q. Let me ask you this. How far out do those 13 the rollover? 13 headlights usually work on a tractor trailer? A. No, I wasn't specifically aware of that. 14 14 A. I don't know. 15 Q. Do you know whether there was any? 15 Q. You don't know if you are driving it 16 A. No. I did see them going through the 16 regular how far down the road you could see? 17 median and all that. 17 A. I don't -- I can't say. 18 Q. You're aware it drove through a median I Q. You don't know the power, however you want 18 19 think about 150 feet or 150 yards, I can't remember, to call it, illumination of the headlights or 19 20 before coming back up and rolling over? anything like that? 20 A. I saw the reconstruction map, yes. 2.1 21 A. I don't know that. 22 Q. Do you know whether when it went through 22 Q. You tell me whether you're familiar with 23 that median then whether that light could have been 23 lights to the extent of how far away people can see 24 knocked off or disabled, assuming it was even on 24 them, why you're able to see a light, whether it be 25 there? 25 reflection or something like that. Is that 115 1.13 A. I can't say whether it was or not. something you're qualified to give expert testimony 1 Q. Back to what they could or could not see 2 3 then. Are you able to tell me that, you know, 300 3 A. Not at this time. feet from this overturned Kenworth they should have 4 Q. You said not at his time. Have you signed 5 been able to see it based on -- assuming the lights up for any classes to learn how to become --5 were on? A. We do lighting and we have to -- there's 6 A. No, I cannot say that. 7 things that we have to apply, but I don't know 8 Q. So even if the lights were on, you're not 8 specifically anything about vehicle lighting, and able to say one way or the other whether or not they 9 then it's been such a long time since I've done 10 could have even seen the lights? anything with lighting that I would have to go 10 11 A. I can't say that. refresh myself on that situation. 11 12 Q. It's possible that these lights were on. 12 Q. Well, tell me if you can answer this 13 that the headlights would be pointed out into the 13 question or if you can't, but if you take a trees, assuming there were even any trees there, and 14 headlight of an 18 wheeler, and you shine it off 14 they never would have been able to see them? 15 15 into nothing, just dark, are you going to be able to 16 DR. ROBINSON: 16 see the light if you're standing behind it? 17 I'm going to object because anything 17 A. If I'm standing behind it? It depends. 18 is possible. We have to ask questions on 18 How is the beam deflected? Does he have his low 19 the basis of the actual facts, and I think 19 beams or high beams on, those kind of things, you 20 those questions are not in line with the 20 know. 21 factual scenario actually presented. 21 Q. Either one. You tell me with low beams. 22 BY MR. BRITTAIN: 22 A. He had the low beam on and I'm standing 23 Q. Let me ask you this. This is a 23 behind him, certainly that's -- I'm not trying to 74 hypothetical. Assume that the tractor was laying 24 give any expert opinion on what happened here, but

if I'm standing behind a truck and it's shining a